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7	Attorneys for Defendant FRANKE, INC.				
.8	UNITED STATES I	DISTRICT COURT			
9					
	NORTHERN DISTRIC	CT OF CALIFORNIA			
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21					
	CALIFORNIA STATE AUTOMOBILE	No. C 08-01642 EDL			
22	ASSOCIATION, INTER-INSURANCE BUREAU,	X 0 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7			
23	Plaintiff.	JOINT NOTICE OF SETTLEMENT			
24	i idilitii.	Next Hearing:			
	VS,	DATE: October 14, 2008 TIME: 10:00 a.m.			
5	FRANKE, INC., JOHN GUEST USA, INC., and	PLACE: Courtroom E			
6	DOES 1 through 50, inclusive,				
- 1					
7	Defendants.				
8					

1	Counsel report that the case settled during private mediation on August 25, 2008. Counsel		
2	anticipate that a Stipulation of Dismissal will be filed within the next 60 to 90 days and request that		
3	the Case Management Conference, scheduled for October 14, 2008 be removed from the calendar.		
4			
5	DATED:	September 3, 2008	GRUNSKY, EBEY, FARRAR & HOWELL
6			
7			By /S/ Robert E. Wall Robert E. Wall, Attorneys for Plaintiff,
8			CALIFORNIA STATE AUTOMOBILE
9			ASSOCIATION, INTER-INSURANCE BUREAU
10	DATED:	September 3, 2008	SHAW, TERHAR & LaMONTAGNE, LLP
11		,	
12			By /S/ John W. Shaw
13			John W. Shaw, Attorneys for Defendant JOHN
14			GUEST USA, INC.
15	DATED:	September 3, 2008	WOOD, SMITH, HENNING & BERMAN, LLP
16			
17			By /S/ Joshua A. Quinones
18			Joshua A. Quinones, Attorneys for Defendant FRANKE, INC.
19			110 11 1123, 11 10.
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PROOF OF SERVICE

STATE OF CALIFORNIA COUNTY OF SANTA CRUZ) ss

I am over the age of eighteen (18) years and not a party to the within action. I am employed by the law firm of GRUNSKY, EBEY, FARRAR & HOWELL (the "firm"), and my business address is 240 Westgate Drive, Watsonville, California 95076.

On **September 3, 2008** I caused to be served the within **JOINT NOTICE OF SETTLEMENT** on the parties to this action, by placing a true copy thereof enclosed in a sealed envelope, addressed as follows and delivered in the manner indicated:

Attorneys for Defendant John Guest USA, Inc.: John W. Shaw Shaw, Terhar & LaMontagne, LLP 707 Wilshire Boulevard, Suite 3060 Los Angeles, CA 90017 Tel: (213) 614-0400 Fax: (213) 629-4534		Attorneys for Franke, Inc.: Joshua A. Quinones Wood Smith Henning & Berman LLP 505 N. Brand Blvd., Suite 1100 Glendale, CA 91203-1906 Tel: (818) 551-6000 Fax: (818) 551-6050
XXX	[By Mail]: I caused each envelope with postage prepaid to be placed in the United States mail at Watsonville, California. I am readily familiar with the business practices of the firm regarding the collection and processing of correspondence for mailing with the United States Postal Service. Pursuant to such business practices, and in the ordinary course of business, all correspondence is deposited with the United States Postal Service on the same day it is placed for collection and mailing.	
	[By Federal Express]: I caused each envelope to be delivered to Federal Express for overnight courier to the office(s) of the addressee(s).	
	[By Hand Delivery]: I caused each envelope to be delivered by hand on the office(s) of the addressee(s).	
	of Court. A transmission report was	n document on the parties in n, pursuant to Rule 2.306 of the California Rules properly issued by the sending facsimile eported as complete and without error.
	assistant to ***, I scanned and emai	6(6), and pursuant to authorization from ***, led correct copies of the above-entitled document he e-mail transmission is attached hereto.

I declare, under penalty of perjury under the laws of the State of California, that the foregoing is true and correct, and that this declaration was executed on **September 3, 2008** at Watsonville, California.

Karen L. Machado

csub19785/POS

CSAA v. Franke, et al., Case No. CV 08-01642 EDL

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